THE UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

PRIMO'S RESTAURANT	~)		· · · · · · · · · · · · · · · · · · ·	ე (⊃ ე აე
Plaintiff	04-15	2 1	62	NG	
V.)		TION FILE N	10.
THOMAS RIDGE, as Secretar of Homeland Security; EDUAl Director of the U.S. Citizenship Services; PAUL NOVAK, as CU.S. Citizenship & Immigratio Vermont Service Center, Defenda	RDO AGUIRRE, p & Immigrati MAG ® Center Director of the n Services for) STRATE J	AI S L V N	MOUNT \$\frac{5}{2} MOUNT \$\frac{5}{2} UMMONS ISS OCAL RULE 4 VAIVER FORM MCF ISSUED_ BY DPTY. CLK.	.1
PLAINTIFF'S ORIGINAL COMPLAINTDATE 10 19109					
FOR WRIT IN THE NATURE OF					
MANDAMUS & DECLARATORY JUDGEMENT					

NOW come the Plaintiff, Primo's Restaurant, in the above-captioned matter, and hereby states as follows:

1. This action is brought against the Defendants to compel action on the clearly erroneous denial of an application for an immigrant worker properly filed by the Plaintiff, Primo's Restaurant on behalf of the beneficiary, Bahadur Singh. The application was filed and remains within the jurisdiction of the Defendants, who have improperly denied said application to Plaintiff's detriment.

PARTIES

- 2. Plaintiff, Primo's Restaurant, is a restaurant establishment located at 28 Myrtle Street, Boston, MA 02114, who has filed an I-140 Petition for an Immigrant Worker.
- 3. Defendant Thomas Ridge is the Secretary of the Department of Homeland Security, and this action is brought against him in his official capacity. He is generally charged with enforcement of the Immigration and Nationality Act, and is further authorized to delegate such powers and authority to subordinate employees of the Department of Homeland Security. 8 USC §1103(a). More specifically, the Secretary of the Department of Homeland Security is responsible for the adjudication of applications for nonimmigrant visas filed pursuant to the Immigration and Nationality Act (INA). The U.S. Citizenship & Immigration Services is an agency within the Department of Homeland Security to whom the Secretary of the Department of Homeland Security's authority has in part been delegated, and is subject to the Secretary of the Department of Homeland Security's supervision.
- 4. Defendant Eduardo Aguirre is the Director of the U.S. Citizenship & Immigration

- Services (USCIS) and an official generally charged with supervisory authority over all operations of the USCIS with certain specific exceptions not relevant here. 8 CFR §103.1(g)(2)(ii)(B).
- 5. Defendant Paul Novak, Center Director, is an official of the U.S. Citizenship & Immigration Services (USCIS) generally charged with authority over operations of the INS within his District with certain specific exceptions not relevant here. 8 CFR §103.1(g)(2)(ii)(B). As will be shown, Defendant Deputy District Director is an official with whom Plaintiffs' application for a nonimmigrant worker was properly filed.

JURISDICTION

6. Jurisdiction in this case is proper under 28 USC §§1331 and 1361, 5 USC §701 et seq., and 28 USC §2201 et seq. Relief is requested pursuant to said statutes.

VENUE

7. Venue is proper in this court, pursuant to 28 USC §1391(e), in that this is an action against officers and agencies of the United States in their official capacities, brought in the District where a Defendant is located and performs his official duties.

EXHAUSTION OF REMEDIES

8. The Plaintiff has exhausted his administrative remedies. The Plaintiff has, through their attorney, supplied the USCIS documents that clearly establish the approvability of the I-140 Petition for an Immigrant Worker.

CAUSE OF ACTION

- 9. The Plaintiff properly filed an application for an I-140 Petition for an immigrant worker, pursuant to INA §§ 203(b)(3)(A)(i).
- 10. This petition, Receipt No. EAC-03-086-50908, was filed with the USCIS on January 22, 2003 (See Attached Exhibit A).
- 11. The defendants' have failed to properly adjudicate this petition. They have failed to adhere to their own regulations and improperly denied an I-140 Petition after the Plaintiff had submitted sufficient evidence establishing that they can pay the beneficiary of said petition the wages stipulated in the labor certification application.
- 12. Defendants have sufficient information to determine Plaintiffs' eligibility pursuant to applicable requirements and to issue an Approval Notice, including, but not limited to, 2001 returns indicating that the Petitioner has sufficient revenue from investment capital (\$110,975.00), gross receipts and sales in excess of \$173,000.00 and a gross profit of \$\$110,874.00.
- 13. Defendants' issuance of a denial in this case is, as a matter of law, arbitrary and not in accordance with the law. Defendants willfully, and unreasonably, have inappropriately adjudicated the petition, thereby depriving him of the rights to which the Plaintiff is entitled.

- 15. The Plaintiff has been greatly damaged by the failure of Defendants to act in accord with their duties under the law.
 - (a) Specifically, Primo's Restaurant, has an approved application for labor certification establishing that there are not sufficient American workers available. The USCIS' improper denial of the I-140 petition affects Primo's Restaurant's ability to operate its facilities in accordance with the law. Furthermore, Primo's Restaurant has provided sufficient documents establishing that they can pay the wages stipulated to in the labor certification application.
- 16. The Defendants, in violation of the Administrative Procedures Act, 5 USC §701 et seq., are unlawfully withholding or unreasonably delaying action on the Plaintiff's applications and have failed to carry out the adjudicative functions delegated to them by law with regard to the Plaintiff's case.
- 17. The Plaintiff has provided sufficient evidence in an attempt to secure adjudication of these applications at issue, all to no avail. Accordingly, the Plaintiff has been forced to retain the services of his attorney to pursue the instant action.

PRAYER

- 18. WHEREFORE, in view of the arguments and authority noted herein, the Plaintiff's respectfully pray that the Defendants be cited to appear herein and that, upon due consideration, the Court enter an order:
 - (a) requiring Defendants to properly adjudicate Plaintiffs applications for action on an approved petition;
 - (b) requiring Defendants to provide the Plaintiffs with a Notice of Approval;
 - (c) awarding Plaintiffs reasonable attorney's fees; and
 - (d) granting such other relief at law and in equity as justice may require.

Respectfully submitted,

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